1 2 3 4 5 6 7 8 9	RICHARD B. GOETZ (S.B. #115666) JACLYN A. BLANKENSHIP (S.B. #267524) rgoetz@omm.com; jblankenship@omm.com O'MELVENY & MYERS LLP 400 S. Hope Street Los Angeles, CA 90071-2899 Telephone: (213) 430-6000 Facsimile: (213) 430-6407 MATTHEW D. POWERS (S.B. #212682) mpowers@omm.com O'MELVENY & MYERS LLP Two Embarcadero Center, 28th Floor San Francisco, CA 94111-3823 Telephone: (415) 984-8700 Facsimile: (415) 984-8701 Attorneys for Defendant VISA, INC.	CHARLES D. MARSHALL cdm@marshall-law-firm.com MARSHALL LAW FIRM 2121 N. California Blvd., Suite 290 Walnut Creek, CA 92596 Telephone: (925) 575-7105 Facsimile: (855) 575-7105 Attorney for Plaintiff RON DAVIS	
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12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14			
15	RON DAVIS, an individual, on behalf of himself and all others similarly situated,	Case No. 13-cv-5125-CRB	
16	Plaintiff,	JOINT STIPULATION AND ORDER RE: CONSENTING TO FILING SECOND	
17		AMENDED COMPLAINT AND CONTINUING INITIAL CASE	
18	V.	MANAGEMENT CONFERENCE	
19	VISA, INC., a Delaware Corporation,	FAC Filed: December 16, 2013	
20	Defendant.		
21		Trial Date: None Set	
22	WHIEDEAC Disinsing City 1 and	sowed his First Amonded Commission ("FAC")	
23	ŕ	served his First Amended Complaint ("FAC") in	
24	the above-entitled action on December 16, 201		
	WHEREAS, the Parties agreed	to a stipulated briefing schedule for Defendant's	
25		2014	
2526	forthcoming motion to dismiss on January 14,		
	WHEREAS, Defendant filed an	nd served a Motion to Dismiss Plaintiff's FAC on	
26		nd served a Motion to Dismiss Plaintiff's FAC on	

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1	WHEREAS, Plaintiff desires to file the attached amended complaint in light of
2	Defendant's Motion, which will supersede his FAC, and which removes certain causes of actions
3	and supplements Plaintiff's allegations contained in the FAC;
4	WHEREAS, Plaintiff previously amended his complaint on December 16, 2013
5	and any further amendments require leave of the court or consent from Defendant;
6	WHEREAS, Defendant consents to Plaintiff filing the proposed second amended
7	complaint attached hereto as Exhibit A;
8	WHEREAS, Defendant reserves all rights to move to dismiss one or more of the
9	asserted claims or to otherwise challenge the sufficiency of the allegations in the proposed
10	Second Amended Complaint, and any non-opposition by Defendant shall not be interpreted as
11	admitting any of the allegations in the proposed Second Amended Complaint;
12	WHEREAS, under the Parties prior agreement, Plaintiff will file the Second
13	Amended Complaint ("SAC") on or before February 28, 2014;
14	WHEREAS, Defendant will withdraw its pending Motion to Dismiss the First
15	Amended Complaint upon Plaintiff's filing of the SAC;
16	WHEREAS, Defendant intends to file a motion to dismiss the SAC pursuant to the
17	deadlines in the Federal Rules of Civil Procedure;
18	WHEREAS, the Parties agree that it would be in the best interests of the parties
19	and judicial economy if the Initial Case Management Conference is continued to a date following
20	a hearing on Defendant's forthcoming motion to dismiss;
21	WHEREAS, the parties also agree that they would best be able to evaluate any
22	ADR options with the benefit of a ruling on Defendant's Motion;
23	WHEREAS, the parties believe that at this time, complying with the Initial Case
24	Management Schedule's requirements would be unnecessarily burdensome to the parties and
25	would divert the parties' resources from meaningfully briefing and evaluating the issues raised in
26	Plaintiff's SAC;
27	WHEREAS, the parties have agreed to the following Amended Case Management
28	Schedule:
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1	<u>April 9, 2014:</u>	
2	• Last day to meet and confer re: initial disclosures, early settlement, ADR	
3	process selection, and discovery plan;	
4	 Last day to file ADR Certification signed by Parties and Counsel; 	
5	• Last day to file either Stipulation to ADR Process or Notice of Need for	
6	ADR Phone Conference;	
7	<u>May 2, 2014</u> :	
8	• Last day to file Rule 26(f) Report, complete initial disclosures or state	
9	objection in Rule 26(f) Report and file Case Management Statement; and	
10	May 9, 2014:	
11	• Initial Case Management Conference, (CMC) in Courtroom 6, 17th floor at	
12	10:00 AM.	
13	NOW, THEREFORE, pursuant to Rule 6-2 of the Local Civil Rules of the United	
14	States District Court for the Northern District of California, it is hereby stipulated by and among	
15	Plaintiff and Defendant and through their counsel of record that, pursuant to Federal Rule of Civil	
16	Procedure 15(a)(2), Defendant consents to Plaintiff filing the attached proposed second amended	
17	complaint, which Plaintiff shall file no later than February 28, 2014.	
18	It is also stipulated that the currently scheduled CMC will be reschedule to May 9,	
19	2014 in Courtroom 6, 17th floor at 10:00 AM; the last day to meet and confer over initial	
20	disclosures, early settlement, ADR process selection, and discovery plan is moved to April 9,	
21	2014; the last day for parties to file ADR Certification signed by Parties and Counsel is moved to	
22	April 9, 2014; the last day to file either Stipulation to ADR Process or Notice of Need for ADR	
23	Phone Conference is moved to April 9, 2014; and the Last day to file Rule 26(f) Report, complete	
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1	initial disclosures or state objection in Rule	e 26(f) Report and file Case Management Statement is
2	moved to May 2, 2014.	
3		
4	IT IS SO STIPULATED.	
5	D (1 E 1 2 C 2014	DICHARD D. COFTZ
6	Dated: February 26, 2014	RICHARD B. GOETZ MATTHEW D. POWERS
7		JACLYN BLANKENSHIP O'MELVENY & MYERS LLP
8		By: /s/ Jaclyn Blankenship
9		Jaclyn Blankenship Attorneys for Defendant
10		VISA, INC.
11	Dated: February 26, 2014	CHARLES D. MARSHALL MARSHALL LAW FIRM
12		By: /s/ Charles D. Marshall
13		Charles D. Marshall
14		Attorney for Plaintiff
15		RON DAVIS
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		JT. STIP. AND [PROPOSED] ORDER RE:

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1	ATTESTATION OF FILING	
2	Pursuant to Local Rule 5-1(i)(3) regarding signatures, I, Jaclyn Blankenship, hereby attest	
3	that concurrence in the filing of this Joint Stipulation and [Proposed] Order re: Consent to Filing	
4	Second Amended Complaint and Continuing Initial Case Management Conference has been	
5	obtained from Charles D. Marshall with conformed signatures above.	
6		
7	Dated: February 26, 2014 By: /s/ Jaclyn Blankenship Jaclyn Blankenship	
8	O'MELVENY & MYERS LLP 400 South Hope Street	
9	Los Angeles, CA 90071 Telephone: (213) 430-6000	
10	Facsimile: (213) 430-6407	
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1 **ORDER** 2 The Court having considered the Joint Stipulation and [Proposed] Order re: Consent to 3 Filing Second Amended Complaint and Continuing Initial Case Management Conference 4 submitted by the Parties, and good cause appearing: 5 1. The Stipulation is approved; 2. Plaintiff shall file his proposed Second Amended Complaint attached to the Joint 6 7 Stipulation as Exhibit A no later than March 6, 2014; 8 3. The Case Management Conference is hereby continued until May 9, 2014, in 9 Courtroom 6, 17th floor at 8:30 A.M., 10 4. The Initial Case Management Order is hereby amended as follows: 11 March 4, 2014: 12 Last day to meet and confer re: initial disclosures, early settlement, ADR process 13 selection, and discovery plan; 14 Last day to file ADR Certification signed by Parties and Counsel; 15 Last day to file either Stipulation to ADR Process or Notice of Need for ADR Phone 16 Conference; 17 May 2, 2014: 18 Last day to file Rule 26(f) Report, complete initial disclosures or state objection in 19 Rule 26(f) Report and file Case Management Statement; 20 May 9, 2014: 21 Initial Case Management Conference, (CMC) in Courtroom 6, 17th floor at 8:30 AM. 22 IT IS SO ORDERED. 23 IT IS SO ORDERED 24 DATED: March 4, 2014 AS MODIFIED 25 26 Judge Charles 27 TIES DISTRICT **COURT JUDGE** 28 ND [PROPOSED] ORDER RE:

CONSENT TO FILING SAC AND CONTINUING CMC; C 13-5125 CRB